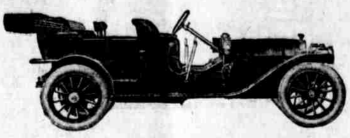


MODEL R

30-35 h.p., 4 cyl., 3 speed and reverse, selective transmission, 102 in. wheel base, 32-inch wheels all round, magneto and battery ignition. Price, full equipped with top, automatic wind shield, lamps, head-lights and generator, wheel-jack and tools, \$1350, delivered ready for use in Honolulu. Single, rumble, or surrey seats same price, making two, three or four passenger car.

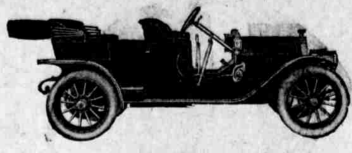


"Silent as the Foot of Time"



MODEL T

30-35 h.p., 4 cyl., 3 speed and reverse, selective transmission, 112 in. wheel base, 34-inch wheels all round, magneto and battery ignition. Price, full equipped with top, automatic wind shield, lamps, headlights and prestolite tank, wheel-jack and tools, \$1650, delivered ready for use in Honolulu, 5 passenger touring or 4 passenger toy tonneau body.



MODEL S

50 h.p., 6 cyl., 3 speed and reverse, selective transmission, 130-in. wheel base, 36-inch wheels all round, magneto and battery ignition. Price, full equipped with top, automatic wind shield, lamps, head-lights and prestolite, wheel-jack and tools, \$2450, delivered ready for use in Honolulu. Equipped with 7 passenger body.

Very Powerful and Silent, Easy Riding, Smooth Running.

A Demonstration Will Surprise You.

Schuman Carriage

HAWAII'S LICENSING LAW DECLARED BEST ENACTED stone in the progress toward em and equitable Equor legislation. After thorough discussion by

by Mr. Woolley and his followers, is liquor traffic, immediately responsive a vote cast in support of the exist to public sentiment.

In addition to lending itself to the unrestricted control of the sale of THE EXISTING LAW liquor, the law is a ready vehicle for This law, passed by the 1907 Legis- the absolute suppression of the saloon lature of Hawall, possesses such self- if the Board of License Commissionevident merits that it is everywaere era so wills. This power has been considered to be a remarkable ex-used by the Commissioners of the

PROHIBITIONIST INCONSISTENCIES Clarence Cooke, chairman; Alfred

"This law is the best liquor licensing law that has ever been passed by any State or Territory of the Union."

-Statement of J. G. Woolley.

"And it further declares that the importation of intoxicating, spirituous, vinous and malt liquors into this Territory, except for medicinal or scientific purposes should be prohibited by Congress."

> -Plank in the Prohibition Platform, Promulgated May 26th.

"What is proposed is not to lay the hand to give the Board of License Commisof the law upon people and prevent them taking liquor, but simply to give them protec- tically without cause if they consider it in the public welfare and they are tion against the temptation from open liquor answerable to no one but themselves. traffic in their midst."

> J. G. Woolley at Kawalahao Church May 20th.

"And if he (the tourist) really requires alcohol, the ship that brings him will not lack a full supply; and in the lavish hospitality that commissioners in directed against the makes the islands famous he is absolutely safe tiquer trame and in favor of the elitfrom alcoholic drought."

J. G. Woolley, February 11th, before U. S. Senate Committee In this se

Legislature was considered a milestone in the progress toward efficient

After thorough discussion by the of the Legislature of 1997, the pres- law. ent law was passed. The bill was drafted by representative men of the community and many of the suggestions made by C. G. Ballentyne, then of the Anti-Saloon League, were stood sponsor for the bill in the Legislature included Senator W. O. Smith and Senator Hayselden. E. A. Mott-Smith, now Secretary of the Territory and acting Governor, also played an active part in drafting the statute

The Board of License Commission ers for the County of Oahu consist of Clarence Cooke, chairman; Alfred and Carlos Long. COMMISSIONERS

Each Board of the countles possess equal power. The absolute discretion 4 of the existing law. This sec tion provides as follows:

Section 4. Each Board, within

its own county, shall have the sole power, authority and discretion to grant, refuse, suspend revoke, regulate and control licenses to sell intoxicating liquors in such county, subject only to the limitations and directions in this act contained. The exercise of the power, authority and discretion by this act vested in the Board shall be final in each case, and shall not be reviewable by or

This section of the law was written doners unquestioned power for the enforcement of their will. They are It is presumed the type of men who thirty days the license shall be re have been appointed by Governor voked by the Board. Frear to be License Commissioners for the county of Oahu and the other coun ties as well are as able to judge the ommunity needs as is Mr. Woolley,

LOCAL OPTION FEATURE STRONG Practically the only mandatory provision that appears in the law that a license. This covers the strong to cal option feature that is included in

In this section it is provided that "the application shall be refused" in

istered voters in a precint shall op-pose the issuance of a license.

The section is plain and clear! guards against the placing of the sol of liquor in any portion of the com munity where the people voice their opposition as plainly provided by the

The section this right and makes it obligatory upon the Board of License Commis sioners to refuse a license when the protest is made reads as follows:

Section 24. Upon the day of hearing, or any adjournment thereof, the Board shall consider said application and any protests or objection to the granting there of, and hear the parties in interest and shall within ten days thereafter give its decision grant ing or refusing such application. Provided, that if a majority of the registered voters for such precinct shall have duly filed caused to be filed their protests of the ficense applied for, or, if it shall be made to appear to the board by any protester that the written consent necessary property holders has not been fairly obtained and filed as required and intended by this act, or if there appear any other disqualification under this act, the application shall be refused.

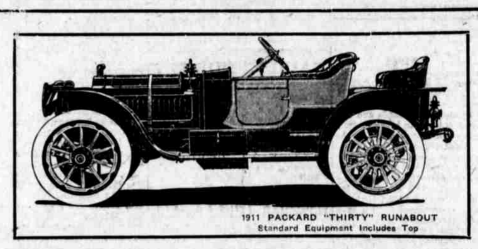
GROUNDS FOR LEGAL ACTION PROVIDED The existing liquor law not only provides for quick and effective action against the Louor seller who breaks the regulations that may be prescribed by the Boards of License Commissioners, but it actually provides for legal action against the dispenser of liquor to a person who be omes intoxicated.

This section goes to the extent of specifying that a person who has furnished liquor "in whole or in part" upon which a person has become intoxicated can be proceeded against for damages.

The section further provides that if the Judgment is not satisfied within

The section in full is as follows: Section 63. A husband, wife, child, parent, guardian, employer, or other person, or the legal representative of such person who shall have been twice convicted of drunkenness or in consequence of the intoxication of such a person so convicted, may bring either a joint action against the person intoxicated, and the person o persons that furnished the liquor and thereby in whole or in part caused such intoxication, or a separate action against either or any of them. A married woman

(Continued on Page 7.)





Complete line of cars with fore-door bodies. One quality; two sizes---the Packard "Thirty" and the Packard "Eighteen" Town Car.

> Touring Car Close-Coupled Runabout Coupe Phaeton Limousine Landaulet

Early deliveries. Limited allotment. We are now taking orders. Complete information and catalogue on request.

Von Hamm-Young Co., Ltd. Sole Agents